IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA, IN AND FOR THE COUNTY OF MODOC.

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Charlie Lee Pabst, Mariam Tabitha Prior, Golden Frank Prior, substituted herein in the place and stead of Mariam Tabitha Prior guardian of the person and estate of Golden Frank Prior, a Minor,

Plaintiffs,

VS.

Grace A. Finmand and Grace A. Finmand,

Executrix of the last will and testament

of H. H. Finmand, deceased, N. H. Finmand,
and Frank A. Nolan and Celia Nolan, his

wife, and Jennie M. Cambron and Jennie M.

Cambron, guardian of the persons and estates

of Walter, Frankie, Cecil, Ben, Ruth and Mary Cambron, Minors,

Defendants.

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JUDGMENT.

The above entitled action came on regularly for trial the 22nd. day of September, A. D. 1925, before the above entitled Court, sitting without a jury, Honorable H. D. Burroughs, Judge presiding; the said plaintiffs being personally present and represented by their counsel, Mosers. C. S. Baldwin and D. B. Robnett, and the defendants, Grace A. Finmand, and Grace A. Finmand, Executrix of the last will and testament of H. H. Finmand, deceased, N. H. Finmand and Frank A. Nolan and Celia Nolan, his wife, being personally present and represented by their counsel Messrs. A. K. Wylie and Oscar Gibbons; and a former judgment having been duly entered in said case as against the defendants, Jennie M. Cambron, and Jennie M. Cambron, Guardian of the persons and estates of Walter, Frankie, Cecil, Ben, Ruth and Mary Cambron, Minors, and having become final as against said last named defendants; thereupon the counsel for plaintiffs offered in evidence a written contract and agreement signed by said plaintiffs and by said defendants excepting said defendants Jennie M. Cambron and Jennie M. Cambron, Guardian of the persons and estates of Walter, Frankie, Cecil, Ben, Ruth and Mary

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Cambron, Minors, which said contract was a stipulation and agreement settling and adjusting the issues of said case and the rights of the parties plaintiffs and defendants, in and to the waters of Eagle Creek, a natural stream of water located in said County of Modoc, State of California, and said plaintiffs and defendants by stipulation, in open court, stipulated and agreed that the amount of water flowing from the spring or springs, referred to in said written agreement and stipulation for a judgment was four (4) inches measured under a four (4) inch pressure, and said counsel further stipulated that a judgment and decree should be entered in said action in conformity with said contract and agreement, and with said stipulation in open court, and both parties waived Findings of Fact, and agreed that said written stipulation should take the place of Findings of Fact.

NOW THEREFORE, in consideration of the premises, IT IS HEREBY ORDERED, ADJUDGED AND DECREED as follows:

I.

That since the commencement of said action the said defendant H. H. Firmand has died and Grace A. Firmand, has been appointed as the Executrix of the last will and testament of said H. H. Firmand, deceased, and has by consent of the parties hereto and by order of the Court heretofore made been substituted in this action in the place and stead of said H. H. Firmand, deceased.

II.

That said defendant N. H. Finmand, since the commencement of said action, has by instruments in writing transferred and conveyed all property and rights owned by him in said action, to William Page and Mary Page, his wife, and Jesse Stevens and Nora Stevens, his wife; and the said William Page and Mary Page, his wife, and Jesse Stevens and Nora Stevens, his wife, have by instruments in writing transferred and conveyed all property rights so conveyed to them by said N. H. Finmand, to Frank A. Nolan and Celia Nolan, his wife, and he said Frank A. Nolan and

Celia Nolan, his wife are now the owners of the property and rights, and water rights so belonging to said N. H. Finmand, at the commencement of said action; and that since the commencement of said action said Golden Frank Prior, a minor, has reached the age of majority.

That said Charlie Lee Pabst and L. N. Pabst, her husband are now the owners and at the time of commencing this action were the owners of the following described lands, situate in the County of Modoc, State of California and particularly described as follows to-wit: The South half of South half of Section 30, North half of North half of Section 29 all in Township 40 North, Range 17 East, M.D.B. & M.

now the owners of the following described lands, situate in the County of Modoc, State of California and particularly described as follows, to-wit: The North half of Southeast quarter, the Northeast quarter of Southwest quarter, and the lot numbered three (3) of the Southwest quarter of Section 19, the North half of Southwest quarter of Section 20, all in Township 40 North, of Range 17 East, M.D.B. & M., the fractional Northwest quarter of the Southwest quarter of Section 20, Township 40 North, Range 17 East, M.D.B. & M.

That the said Grace A. Finmand, and Grace A. Finmand, as Executrix of the estate of H. H. Finmand, deceased, is the owner of the following described lands, situate in the County of Modoc, State of California, and particularly described as follows, to-wit: The North half of South half and South half of North half of Section 24, Township 40 North, Range 16 East, M.D.B. & M., excepting therefrom about 20 acres off the west side of said lands which lies within the limits of the town of Eagleville, Modoc County, California.

That said N. H. Finmand and said Frank A. Nolan and Celia Nolan, his wife, are the owners of the following described lands, situate in the County of Modoc, State of California, and particularly described as follows to-wit: The South half of South half of Section 19 and North half of Northeast quarter of Section 30, Township 40 North, Range 17 East, M.D.B. & M.

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That the said lands of Mariam Tabitha Prior and Golden Frank Prior, and Charlie Lee Pabst and L. N. Pabst and Frank A. Nolan and Celia Molan, and N. H. Finmand are riparian to said Eagle Creek, and said creek has two distinct channels which are formed before it reaches the lands of said last mamed parties, and one or the other of said channels crosses over and thru the lands above described and said lands are by virtue thereof riparian to said Eagle Creek and the forks or branches thereof.

That the said lands of Grace A. Finmand, and Grace A. Finmand, Executrix of the estate of H. H. Finmand, deceased, are not riparian to said Eagle Creek, but said lands have been irrigated from said Eagle Creek for many years last past, thru two ditches leading from the main channel of said creek, one of said ditches being known as and referred to and called the Grider Ditch, and being the most southerly ditch, and the other ditch being known as and referred to and called the Gee Ditch, which supplies the mortherly portion of the lands of said last named parties with water for irrigation and also stock and domestic and garden water, and said ditches before entering the lands of said Grace A. Firmand, and Grace A. Firmand, as Executrix of the estate of H. H. Finmand, deceased, pass thru a portion of the town of Eagleville, in said Modoc County and some water is taken from said ditches by the owners of land thru which the same pass, before reaching the lands of said last named parties and the said Grider Ditch also passes thru lands owned by W. U. Scott, and said Grider Ditch, for a distance from the point of diversion, from said Eagle Creek, is used by said W. U. Scott and Grace A. Firmand, and Grace A. Firmand Executrix of the estate of H. H. Firmand, deceased, but that after said Grider Ditch, passes from the Northern boundary of said lands of W. U. Scott, he, the said Scott, has no diverting ditches therefrom.

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IV.

That practically all of the lands of Grace A. Finmand, and Grace A. Finmand, Executrix of the estate of H. H. Finmand, deceased, are of an arid character, and are adapted to the growing of agricultural crops such as hay, alfalfa, grain, pasture, fruits and vegetables, and that said lands require artificial irrigation for the maturing and production of said crops, and that said irrigation is chiefly required on said lands during the irrigating season which usually begins about the first of March or April each year and lasts until about the first of July each year, during which period, the principal crops on said lands are irrigated, matured and produced; and after about the first of July each year, it is necessary to irrigate the garden and orchard on said last referred to lands consisting of about two acres, including the lawn and shrubbery, and it is also necessary to have a sufficient amount of water flowing to said place from said creek for stock purposes.

That the said lands of said Grace A. Finmand, and Grace A. Finmand, Executrix of the estate of H. H. Finmand, deceased, have a natural slope and drainage from the western side thereof in an easterly direction, and to the eastern line therof, and the water diverted from said Eagle Creek to said lands thru said Gee and Grider Ditches, enters upon said lands along the western portion thereof, and is used on said lands by means of various ditches, so as to properly irrigate said lands, and that when there is any surplus or waste water from such irrigation the same will in its natural trend run down to the eastern line of said lands.

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It is ordered that as against the plaintiffs in this case and the said defendants N. H. Finmand and Frank A. Nolan and Celia Molan, his wife, that the said Grace A. Finmand, and Grace A. Finmand, as Executrix of the estate of H. H. Finmand, deceased, shall have the first and superior right during the said irrigation season, which usually begins about the

first of March or April each year and lasts until about the first of July each year, and which varies according to the climatic conditions of each season, to divert and use said waters of Eagle Creek thru the said two ditches above described, or thru either of them, 250 inches of the waters of said Eagle Creek, measured under a four inch pressure, and to apply the same to the lands of said Grace A. Firmand, and Grace A. Firmand, Executrix of the estate of H. H. Finmand, deceased, and the crops grown and produced thereon. It being adjudged that said waters are not to be used wastefully and are not to be allowed to run off said lands thru the ditch along or near the north side, of said lands that leads to the lands of E. E. Woodruff and Jennie M. Cambron and others, but that all of said waters are to be confined to the lands of Grace A. Finmand, and Grace A. Finmand, Executrix of the estate of H. H. Finmand, deceased; and that if after applying the same for the irrigation of said last named lands, and the crops grown and produced thereof, if there is any surplus, waste or run off water the same shall be permitted to run to the eastern side or boundary of said land, and said Mariam Tabltha Prior and Golden Frank Prior, whose lands above described lie easterly of the South half of the lands of Grace A. Finmand and Grace A. Finmand, Executrix of the estate of H. H. Finmand, deceased, shall be permitted to construct a drain or waste ditch, along the eastern boundary line of said lands of said Grace A. Finmand, and Grace A. Finsand, Executrix of the estate of H. H. Finsand, deceased, of sufficient capacity to catch and carry and convey the surplus, waste or run off water from the lands of Grace A. Finmand, and Grace A. Finmand, Executrix of the estate of H. H. Finmand, deceased, to the said lands of Mariam Tabitha Prior and Golden Frank Prior, and that said Mariam Tabitha Prior and Golden Frank Prior, may use such waste or overflow water after the said Grace A. Firmand and Grace A. Firmand, Executrix of the estate of H. H. Finmand, deceased, have made all beneficial use thereof, that they are able to make in the irrigation of their said lands; it being decreed that said drain ditch shall be constructed as near as can be done without damage or

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detriment to the lands of said Grace A. Finmand, and Grace A. Finmand, Executrix of the estate of H. H. Finmand, deceased, as near to the fence along the East boundary of said last named parties lands, as possible, and that the location of said drain ditch along the eastern boundary of the lands of Grace A. Finmand and Grace A. Finmand, Executrix of the estate of H. H. Finmand, deceased, shall be as follows, to-wit:

Said ditch shall be constructed on the West side of the East line fence of said Grace A. Finmand, and Grace A. Finmand, Executrix of the estate of H. H. Finmand, deceased, lands parallel with said fence and distant not more than eight feet from said fence, commencing at the northern boundary of said lands and running south along said fence to a point a short distance more than one-fourth $\binom{1}{4}$ of a mile from said point of commencement, said ditch to be along the line surveyed on the ground by A. M. Green, March 2nd, 1924, and from said last named point said ditch shall be constructed thru the fence, and on the east side thereof, and parallel with said fence, and as near said fence as can reasonably be done, to a point where a culvert crosses the County road, all as surveyed on the ground. It being ordered and decreed that said ditch is to be so constructed as to do the least detriment to the lands of said Grace A. Firmand, and Grace A. Firmand, Executrix as aforesaid, and at the same time to be effectual to catch and carry the said waste and run off water from said lands to the lands of Mariam Tabitha Prior and Golden Frank Prior. It being adjudged that said ditch is to be built as near said fence as it can without undermining said fence, and if necessary in some places to dig the ditch a little deeper than it is uniformly, while in other places it may be necessary to simply make a bank on the lower side in order to give said ditch a uniform grade or fall, and for that reason said ditch cannot be constructed of uniform dimensions, but it is ordered that said ditch shall not be any larger than is reasonably necessary to effectually catch and carry the said waste and run off water as aforesaid.

It is also ordered that said Mariam Tabitha Frior and Golden Frank
Prior shall have the right to construct, maintain, repair and clean said

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ditch when necessary in order to catch and divert said drain or waste water, but said ditch shall be so constructed, maintained, and repaired in such a manner as to do the least possible damage to the lands of Grace A.

Finmand, and Grace A. Finmand, as such Executrix. It being ordered that said Mariam Tabitha Prior and Golden Frank Prior shall not have any right in the said lands, nor shall they in any manner interfere with the use of the water on said Finmand lands as in this judgment provided, but they shall have the right to catch and convey said waste and run off water in said drain ditch, after the said Grace A. Finmand, and Grace A. Finmand as such Executrix has completed the irrigation of their said lands and the crops grown and produced thereon.

VI.

It is also adjudged and decreed that Jennie M. Cambron and Jennie M. Cambron, Guardian of the persons and Estates of Walter, Frankie, Cecil, Ben, Ruth and Mary Cambron, Minors, are the owners of lands lying easterly of the lands of Grace A. Firmand, and Grace A. Firmand, as such Executrix, and have the right to the water that flows from a spring or springs near the Eastern boundary of the lands of Grace A. Finmand, and Grace A. Finmand, said Executrix, and have used and diverted the waters from said spring or springs to and on the lands of Jennie M. Cambron, et al, for many years. In accordance with the stipulation of the parties in open Court it is further ordered, adjudged and decreed, that the said spring or springs on the lands of Grace A. Finmand and Grace A. Finmand, said Executrix, hereinbefore described have a normal and natural flow of four inches of water measured under a four inch pressure and no more, and it is further ordered, adjudged and decreed that the said Mariam Tabitha Prior and Golden Frank Prior have no ownership in the waters of said spring or springs, and it is ordered that at all times when they are catching, diverting and conveying the said run off water from the lands of said Grace A. Firmand, and Grace A. Firmand, Executrix as aforesaid, they shall arrange a spill-way over the bank of said drain ditch, or in the bank of said drain ditch, that will cause or permit a quantity of

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water equal to the normal flow of said spring or springs, namely four inches of water measured under a four inch pressure, to flow under or over or out of said drain ditch or said surplus water ditch, and cause the said spring waters to flow from said drain ditch at the point where the said spring waters have formerly flown from the lands of Grace A. Finmand, and Grace A. Finmand, as such executrix, and shall permit said quantity of water to flow to the lands of Jennie M. Cambron, and Jennie M. Cambron, Guardian of the persons and estates of Walter, Frankie, Cecil, Ben Ruth and Mary Cambron, minors, situated immediately East of the said lands of Grace A. Finmand, and Grace A. Finmand, as such Executrix, but no more than said four inches under a four inch pressure of the waters of said spring or springs, shall be allowed to run thru said drain ditch at the point where the spillway or measuring device is located in said drain ditch for the measuring of said spring water, but they, the said Priors, shall have the right to catch in said drain ditch. and divert, and carry to their lands and there use, all waste or run-off waters from said lands, except said amount of the natural and normal flow of said springs, as aforesaid.

VII.

each year there is usually a greshet geason when said Eagle Creek flows a large volume of water and there is more at such time than the said riparian ewners can beneficially use, and it is hereby ordered that at such times as there is flowing in said stream an aggregate flow at the point of diversion of said Gee ditch more than 1520 inches of water measured under four inch pressure, then and at such times said Grace A. Finmand and Grace A. Finmand, as such Executrix may, in addition to the said 250 inches of water alloted to her as a first right against the other parties taking such part of the water so in excess of said 1520 inches measured under a four inch pressure, as she may desire, but whenever the aggregate amount of water so flowing in said stream does not exceed 1520 inches measured under a four inch pressure, then the said Grace A. Finmand, and Grace A. Finmand, as such Executrix,

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shall not divert to exceed 250 inches measured under a four inch pressure.

It being decreed that said Mariam Tabitha Prior and Golden Frank Prior shall have the right at all times to all waste or run off water from said Finmand lands excepting said spring or springs water hereinbefore referred to

It being also ordered and decreed that after about the first of July each year when the irrigation season is over for the production and maturing of hay and grain crops, the said Grace A. Finmand and Grace A. Finmand, as such Executrix shall have the right to divert from said Eagle Creek, thru said Gee Ditch, and convey to their said lands sufficient water to irrigate the garden and orchard, and lawn on said lands, and also for stock purposes; and that for the purpose of diverting water through said Gee ditch, for the irrigation of said garden, orchard and lawn, and for stock purposes, it is agreed and understood, that not to exceed twenty-five inches of water measured under a four inch pressure shall be diverted.

It is also ordered, adjudged and decreed that after the said Grace A. Finmand and Grace A. Finmand, said Executrix diverts the said amount of water from Eagle Creek alloted to them by this judgment, that then the balance of the water of said creek so far as they are concerned, shall be permitted to flow on down the stream to the lands of the said plaintiffs and the said defendants N. H. Finmand and Frank A. Nolan and Celia Nolan, his wife.

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VIII.

It is ordered and decreed that all of the said lands above described belonging to Charlie Lee Pabst and L. N. Pabst, her husband, and Mariam Tabitha Prior and Golden Frank Prior, and Frank A. Nolan and Celia Nolan, his wife and N. H. Finmand, are riparian to Eagle Creek, and the East and West fork of said creek; and that the said Charlie Lee Pabst and L. N. Pabst have 320 acres of land that are irrigated from the waters of said Eagle Creek. That Mariam Tabitha Prior and Golden Frank Prior

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have 240 acres of their said lands that are irrigated from the waters of said Eagle Creek, and the said Frank A. Nolan and Celia Nolan, his wife and N. H. Firmand have 240 acres of lands that are irrigated from the waters of said Eagle Creek, and it is hereby ordered that when said Eagle Creek is flowing sufficient water over and above the amount hereinabove alloted for the lands of said Grace A. Finmand and Grace A. Finmand, said Executrix as hereinbefore provided, the irrigation of the lands of the parties hereto that are riparian to said Eagle Creek, and its two branches, then at such time or times the said parties hereto whose lands are riparian to said Eagle Creek, shall have the right to divert from said Creek or its two branches, such an amount of water as will be necessary for the irrigation of said riparian lands, said water to be used on said riparian lands on a correlative basis and to be used in a manner that will not be wasteful; and that the water of said creek shall be used by said riparian owners in such amounts as the lands of each of said riparian owners bear to the acreage owned by all of said riparian owners, for the necessary and proper irrigation of said riparian lands, and the crops grown and produced thereon; and it is further decreed that as between said riparian owners, there shall not be any priority of right in favor of any or either of them in the waters of said Eagle Creek, but that each of said riparian owners shall share equally in the waters of said stream, so far as their rights in said stream are concerned, and in the use of said water of Hagle Creek by each of said riparian owners they shall use an amount of water from said creek for the irrigation of their said lands, that will equal their pro rata that the said lands owned by each of said riparian owners bears to the entire acreage owned by said riparian owners hereinbefore set forth; and it is further ordered and decreed that as between the riparian owners when the flow of water in said Eagle Creek less the amount hereinbefore decreed to Grace A. Finmand and Grace A. Finmand, said Executrix, is not sufficient to properly irrigate at one time all of the lands of said riparian owners, then said riparian owners shall proportionately reduce the amount of water that is being used on their

said riparian lands, so that each riparian owner may derive the greatest good from the water so flowing in said Eagle Creek, when said stream is not flowing sufficient water to properly irrigate all of said riparian owners at the same time; and it is also ordered and decreed that when the flow of the water in said Eagle Creek, less the amount so decreed to belong to said Grace A. Finmand and Grace A. Finmand, Executrix of the estate of H. H. Finmand, deceased can be used to a better advantage by rotating between said riparian owners; it is ordered that said riparian owners will rotate to and with each other in the use of said water in said creek, so that each of said riparian owners shall derive the greatest good from said water, for the irrigation of their said lands and crops by reason of said rotation.

And it is also ordered and decreed that all water that said

Mariam Tabitha Prior and Golden Frank Prior shall divert to their said

lands from their said drain ditch, so to be constructed upon the lands of

Grace A. Finmand, and Grace A. Finmand, Executrix of the estate of H. H.

Finmand, deceased, shall be deducted from the share of the waters they

shall be entitled to, as one of said riparian owners from the waters of

said Eagle Creek, as hereinbefore provided.

X.

It is also ordered and decreed that any and all surplus or run off water that shall run off the lands of said Frank A. Nolan and Celia Nolan, his wife, and N. H.. Finmand, when same are being irrigated shall be permitted to drain to the lands of said Charlie Lee Pabst and L. N. Pabst, her husband, so that the lands of Charlie Lee Pabst and L. N. Pabst shall receive the benefit of all waste or run off water, that may drain off the lands of said Nolan and wife and N. H. Finmand when said lands are being irrigated.

XI.

It is further ordered, adjudged and decreed that as between the said riparian owners, when they or either of them are diverting water from Eagle Creek, or either branch of said Creek for the irrigation of their said

lands, as hereinbefore provided, that they may use the same ditches, dams and diversions for getting water from said creek or its branches, that they have been using for diverting the water from said creek or its said branches to their said lands; and it is further ordered and decreed, that when the flow of water in said Eagle Creek gets low, in order to conserve water, and prevent unnecessary seepage or waste, it may be convenient and to their advantage for said Charlie Lee Pabst and L. N. Pabst, to convey water to their said lands thru the ditch known as the "N. H. Finmand Ditch", which ditch is used for conveying water from Eagle Creek to the lands of said Frank A. Nolan,

Celia Nolan, his wife, and N. H. Finmand, and it is ordered and decreed that at such times when the flow of water in Eagle Creek gets low, that the said Charlie Lee Pabst and L. N. Pabst, shall have the privilege of conveying water to their lands thru said N. H. Finmand ditch, so long as same can be done without any interference whatever in the irrigation of the said Nolan and N. H. Finmand lands, that are irrigated from said N. H. Finmand ditch.

XII.

It is also further ordered, adjudged and decreed, that said riparian owners and each of them shall also have the right to divert from said Eagle Creek, or its branches sufficient water for the irrigation of the garden and orchard produced on their said lands, in the same correlative proportions, that they can divert water from said stream for the irrigation of all their lands and crops produced thereon.

XIII.

Finmand and Grace A. Finmand, as such Executrix shall construct and place in her two diverting ditches from said Eagle Creek, permanent and substantial measuring devices of some kind to be by her determined, that will properly and accurately measure and show the amount of water running in such ditches, such devices to be of such kind and character that any of the parties hereto may by simple inspection of the same at any time or times, be able to determine what amount of water is there flowing. It being

ordered and adjudged that the measuring device in the Gee Ditch shall be placed at or near the head of said ditch, and the one in the Grider Ditch shall be just below the last diversion of Scott from said ditch.

XIV.

It is also further ordered, adjudged and decreed that the said riparian owners shall likewise place measuring devices in their respective diversions in said Eagle Creek or its branches that will produce the same effect as the Grace A. Finmend measuring devices, and that said Mariam Tabitha Prior and Golden Frank Prior shall place a measuring device in said drain ditch at a point after it has left the lands of said Finmands' and before it enters said Prior lands; it is further ordered that said riparian owners shall jointly construct and place in the channel of said Eagle Creek, at the point where the same forks, a measuring device that will show the full flow of said creek at said point, and then each of said riparian owners shall place measuring devices in each and all of their diverting ditches, from said creek, similar measuring devices, so as to show at all times the quantity of water being diverted thru all such diversions.

IV.

It is further ordered, adjudged and decreed that the said contract of settlement is hereby made a part of this judgment and affirmed by said Court, and also adopted by said Court in lieu of specific Findings, and in lieu of hearing evidence of the issues in said case.

XVI.

It is further ordered, adjudged and decreed that each and all of the parties to this action and to said contract shall pay and bear their own costs in this case, except that the plaintiffs in said action shall pay one-half $\binom{1}{2}$ and the defendants in said action shall pay the other one-half $\binom{1}{2}$ of the expense incurred under the order of the Court for measuring said spring or springs in accordance with the terms of said contract, which expense the Court hereby finds to amount to \$278.30. And it is further ordered and decreed that this judgment and decree shall be

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binding in all respects upon the heirs, executors, administrators, successors and assigns of each and all of the parties hereto.

XVII.

It is further ordered, adjudged and decreed that each and all of the parties hereto, their and each of their agents, attorneys, employees, and assigns, be, and they are, hereby perpetually enjoined and restrained from doing anything in contravention of this decree or from in any way, manner or form interfering with, obstructing or impeding any of the other parties hereto in their diversion or use of the waters of said stream in accordance with their rights as herein decreed. It being ordered and decreed that each and all of the parties hereto and their, and each of their agents, attorneys, employees and assigns, are perpetually enjoined and restrained from in any manner interfering with any other party to this action in the exercise of rights and privileges decreed to any such other party by this decree, or from doing anything whatsoever in violation of any provision of this decree.

Dated this 5th day of April A.D. 1926

/s/ H. D. Burroughs

Judge Presiding.